1	H.610
2	Representatives Grad of Moretown and LaLonde of South Burlington move
3	that the bill be amended by striking out all after the enacting clause and
4	inserting in lieu thereof the following:
5	* * * Firearms Transfer Background Checks * * *
6	Sec. 1. 13 V.S.A. § 4019 is amended to read:
7	§ 4019. FIREARMS TRANSFERS; BACKGROUND CHECKS
8	(a) As used in this section:
9	* * *
10	(4) "Licensed dealer" means a person issued a license as a dealer in
11	firearms pursuant to 18 U.S.C. § 923(a).
12	(5) "Proposed transferee" means an unlicensed person to whom a
13	proposed transferor intends to transfer a firearm.
14	(6) "Proposed transferor" means an unlicensed person who intends to
15	transfer a firearm to another unlicensed person.
16	(7) "Transfer" means to transfer ownership of a firearm by means of
17	sale, trade, or gift.
18	(8) "Unlicensed person" means a person who has not been issued a
19	license as a dealer, importer, or manufacturer in firearms pursuant to 18 U.S.C.
20	§ 923(a).

1	(b)(1) Except as provided in subsection (e) of this section, an unlicensed
2	person shall not transfer a firearm to another unlicensed person unless:
3	(A) the proposed transferor and the proposed transferee physically
4	appear together with the firearm before a licensed dealer and request that the
5	licensed dealer facilitate the transfer; and
6	(B) the licensed dealer agrees to facilitate the transfer.
7	(2) A person shall not, in connection with the transfer or attempted
8	transfer of a firearm pursuant to this section, knowingly make a false statement
9	or exhibit a false identification intended to deceive a licensed dealer with
10	respect to any fact material to the transfer.
11	* * *
12	(d) A person shall not transfer a firearm to another person if:
13	(1) the transfer requires a background check under this section or under
14	Federal law; and
15	(2) the licensed dealer facilitating the transfer has not been provided
16	with a unique identification number for the transfer by the National Instant
17	Criminal Background Check System, provided that if the identification number
18	has not been provided within 90 30 days then the transfer may proceed.
19	(d)(e)(1) An unlicensed person who transfers a firearm to another
20	unlicensed person in violation of subdivision (b)(1) of this section shall be
21	imprisoned not more than one year or fined not more than \$500.00, or both.

1	(2) A person who violates subdivision (b)(2) or subsection (d) of this
2	section shall be imprisoned not more than one year or fined not more than
3	\$500.00, or both.
4	(e)(f) This section shall not apply to:
5	(1) the transfer of a firearm by or to a law enforcement agency;
6	(2) the transfer of a firearm by or to a law enforcement officer or
7	member of the U.S. Armed Forces acting within the course of his or her
8	official duties;
9	(3) the transfer of a firearm from one immediate family member to
10	another immediate family member; or
11	(4) a person who transfers the firearm to another person in order to
12	prevent imminent harm to any person, provided that this subdivision shall only
13	apply while the risk of imminent harm exists.
14	(f)(g) A licensed dealer who facilitates a firearm transfer pursuant to this
15	section shall be immune from any civil or criminal liability for any actions
16	taken or omissions made when facilitating the transfer in reliance on the
17	provisions of this section. This subsection shall not apply to reckless or
18	intentional misconduct by a licensed dealer.
19	* * * Relief from Abuse Orders * * *
20	Sec. 3. 13 V.S.A. § 3001 is amended to read:
21	§ 3001. IMPEDING PUBLIC OFFICERS

1	(a) A person who hinders an executive, judicial, law enforcement, civil, or
2	military officer acting under the authority of this State or any subdivision
3	thereof, or who removes a weapon from the person of a law enforcement
4	officer, or who deprives a law enforcement officer of the use of a weapon,
5	shall be imprisoned not more than three years or fined not more than \$500.00,
6	or both. For purposes of this section, law enforcement officer is defined under
7	section 3019 of this title.
8	(b) A person present at a location during the lawful search for or seizure or
9	removal of firearm pursuant to an order issued under 15 V.S.A. § 1103 or 1104
10	who refuses to obey instructions from a law enforcement officer to ensure the
11	safe removal of firearms or to protect the safety of the officer or other persons
12	present, shall be imprisoned not more than two years or fined not more than
13	\$500.00, or both.
14	(c) As used in this section,:
15	(1) "weapon" "Weapon" means any device, instrument, material, or
16	substance, whether animate or inanimate, excluding a firearm as defined in
17	section 3019 of this title, which, in the manner it is used or is intended to be
18	used, is known to be capable of producing death, serious bodily injury, or
19	temporary disability.
20	(2) "Ensure the safe removal of firearms or to protect the safety of the
21	officer or other persons present" includes instructions requiring a person to

1	temporarily vacate a location until a law enforcement officer determines that
2	firearms have been removed from the premises.
3	Sec. 2. 15 V.S.A. § 1103 is amended to read:
4	§ 1103. REQUESTS FOR RELIEF
5	(a) Any family or household member may seek relief from abuse by
6	another family or household member on behalf of himself or herself or his or
7	her children by filing a complaint under this chapter. A minor 16 years of age
8	or older, or a minor of any age who is in a dating relationship as defined in
9	subdivision 1101(2) of this chapter, may file a complaint under this chapter
10	seeking relief on his or her own behalf. The plaintiff shall submit an affidavit
11	in support of the order.
12	* * *
13	(c)(1) The court shall make such orders as it deems necessary to protect the
14	plaintiff or the children, or both, if the court finds that the defendant has
15	abused the plaintiff, and:
16	(A) there is a danger of further abuse; or
17	(B) the defendant is currently incarcerated and has been convicted of
18	one of the following: murder, attempted murder, kidnapping, domestic assault,
19	aggravated domestic assault, sexual assault, aggravated sexual assault,
20	stalking, aggravated stalking, lewd or lascivious conduct with a child, use of a
21	child in a sexual performance, or consenting to a sexual performance.

1	* * *
2	(3)(A) The court order shall:
3	(i) if there is evidence that the defendant is in possession of or has
4	access to possesses, owns, or controls firearms, require the immediate
5	relinquishment, until the expiration of the order, of all firearms that are in the
6	defendant's possession, ownership, or control or that another person possesses
7	owns, or controls on behalf of the defendant, unless the court makes a written
8	finding by clear and convincing evidence relinquishment is not required to
9	protect the safety of the victim or the public;
10	(ii) if the order includes a requirement to vacate, prohibit the
11	defendant from residing at a residence where firearms are present can be
12	accessed by the defendant, unless the court makes a written finding by clear
13	and convincing evidence relinquishment is not required to protect the safety of
14	the victim or the public;
15	(iii) inform the defendant that he or she is prohibited from
16	possessing firearms until the expiration of the order; and
17	(iv) if the order requires relinquishment of firearms:
18	(I) include all available information available to the court
19	regarding the type, number, and location of firearms subject to the order;
20	(II) inform the defendant of the provisions of 20 V.S.A.
21	§ 2307(b)(1) regarding where the defendant is permitted to relinquish firearms

1	including notice that third party storage of firearms is not permitted unless the
2	court has made the findings required by 20 V.S.A. § 2307(b)(2);
3	(III) require the defendant to relinquish the firearms pursuant to
4	the instructions of a law enforcement officer; and
5	(IV) require the defendant to provide the law enforcement
6	officer with:
7	(aa) the location of firearms, production or location of keys,
8	and combinations to locks for firearms, safes, and doors, unless firearms are
9	turned over without requiring law enforcement access to such locations; and
10	(bb) any other information that will assist the officer in the
11	expedited access, retrieval, or delivery of firearms subject to relinquishment.
12	* * *
13	(h)(1) Form complaints and form orders shall be provided by the Court
14	Administrator and shall be maintained by the clerks of the courts.
15	(2) The Complaint for Relief from Abuse and the Affidavit in Support
16	of Relief From Abuse Complaint shall include specific provisions collecting
17	information about the defendant's firearms, including questions that permit the
18	plaintiff to state with particularity the type and location of any firearm in the
19	defendant's possession, ownership, or control or that another person possesses,
20	owns, or controls on behalf of the defendant.
21	* * *

1	Sec 3.	15 V.S.A.	§ 1104 is amended to read
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§ 1104. EMERGENCY RELIEF

(a) In accordance with the Vermont Rules of Civil Procedure, temporary orders under this chapter may be issued ex parte, without notice to the defendant, upon motion and findings by the court that the defendant has abused the plaintiff or the plaintiff's children, or both. The plaintiff shall submit an affidavit in support of the order. A minor 16 years of age or older, or a minor of any age who is in a dating relationship as defined in subdivision 1101(2) of this chapter, may seek relief on his or her own behalf. Relief under this section shall be limited as follows:

11 ***

(4)(A) An order issued under this section shall:

(i) if the plaintiff's complaint or affidavit indicates includes information that the defendant is in possession of or has access to possesses, owns, or controls firearms, require the immediate relinquishment, until the expiration of the order, of all firearms that are in the defendant's possession, ownership, or control or that another person possesses, owns, or controls on behalf of the defendant, unless the court makes a written finding by clear and convincing evidence relinquishment is not required to protect the safety of the victim or the public;

1	(ii) if the order includes a requirement to vacate, prohibit the
2	defendant from residing at a residence where firearms are present can be
3	accessed by the defendant, unless the court makes a written finding by clear
4	and convincing evidence relinquishment is not required to protect the safety of
5	the victim or the public;
6	(iii) inform the defendant that he or she is prohibited from
7	possessing firearms until the expiration of the order; and
8	(iv) if the order requires relinquishment of firearms:
9	(I) include all available information available to the court
10	regarding the type, number, and location of firearms subject to the order;
11	(II) inform the defendant of the provisions of 20 V.S.A.
12	§ 2307(b)(1) regarding where the defendant is permitted to relinquish firearms,
13	including notice that third party storage of firearms is not permitted unless the
14	court has made the findings required by 20 V.S.A. § 2307(b)(2);
15	(III) require the defendant to relinquish the firearms pursuant to
16	the instructions of a law enforcement officer; and
17	(IV) require the defendant to provide the law enforcement
18	officer with:
19	(aa) the location of firearms, production or location of keys,
20	and combinations to locks for firearms, safes, and doors, unless firearms are
21	turned over without requiring law enforcement access to such locations; and

1	(bb) any other information that will assist the officer in the
2	expedited access, retrieval, or delivery of firearms subject to relinquishment.
3	(v) notify the defendant that after having been served with a
4	temporary order issued pursuant to this section, the defendant shall be required
5	to adhere to the provisions of any subsequent order immediately upon issuance
6	of the subsequent order;
7	(vi) notify the defendant that subsequent orders may be served by
8	first class mail; and
9	(v) inform the defendant that third party storage of firearms is not
10	permitted unless the court has made the findings required by 20 V.S.A.
11	§ 2307(b)(2).
12	* * *
13	(c)(1) Form complaints, and form orders, and return of service forms shall
14	be provided by the Court Administrator and shall be maintained by the clerks
15	of the courts.
16	(2)(A) The Complaint for Relief from Abuse and the Affidavit in
17	Support of Relief From Abuse Complaint shall include specific provisions
18	collecting information about the defendant's firearms, including questions that
19	permit the plaintiff to state with particularity the type and location of any
20	firearm in the defendant's possession, ownership, or control or that another
21	person possesses, owns, or controls on behalf of the defendant.

1	(B) The Return of Service shall include provisions permitting the law
2	enforcement officer to make the indications required by subdivision
3	1105(e)(1)(A) of this title.
4	* * *
5	Sec. 4. 13 V.S.A. § 4017a is added to read:
6	§ 4017a. PERSONS SUBJECT TO RELIEF FROM ABUSE ORDERS;
7	PROHIBITION ON POSSESSION OF FIREARMS
8	(a) A person shall not possess, ship, transport, or receive a firearm if the
9	person is the subject of an emergency relief from abuse order issued pursuant
10	to 15 V.S.A. § 1103 or a final relief from abuse order issued pursuant to
11	<u>15 V.S.A. § 1104.</u>
12	(b) A person who violates this section shall be imprisoned not more than
13	two years or fined not more than \$1,000.00, or both.
14	Sec. 5. 15 V.S.A. § 1105 is amended to read:
15	§ 1105. SERVICE <u>; WARRANTS</u>
16	(a) A complaint or ex parte temporary order or final order issued under this
17	chapter shall be served in accordance with the Vermont Rules of Civil
18	Procedure and may be served by any law enforcement officer. A court that
19	issues an order under this chapter during court hours shall promptly transmit
20	the order electronically or by other means to a law enforcement agency for
21	service.

1	(b)(1) A defendant who attends a hearing held under section 1103 or 1104
2	of this title at which a temporary or final order under this chapter is issued and
3	who receives notice from the court on the record that the order has been issued
4	shall be deemed to have been served. A defendant notified by the court on the
5	record shall be required to adhere immediately to the provisions of the order.
6	However, even when the court has previously notified the defendant of the
7	order, the court shall transmit the order for additional personal service by a law
8	enforcement agency or serve the order by first class mail to the defendant's las
9	known address .
10	(2) A defendant who has been served with a temporary order issued
11	under section 1103 of this title may be served with all subsequent orders in the
12	case by first class mail to the defendant's last known address. The defendant
13	shall inform the court of any changes to the defendant's address. The
14	subsequent order, including any changes made to the temporary order, shall be
15	effective when the subsequent order is issued.
16	(2) An ex parte temporary order issued under this chapter shall remain in
17	effect until it is either dismissed by the court or the petition is denied at the
18	final hearing. If a final order is issued, the temporary order shall remain in
19	effect until personal service of the final order.
20	(c) Abuse orders shall be served by the law enforcement agency at the
21	earliest possible time and shall take precedence over other summonses and

1	orders. Orders shall be served in a manner calculated to ensure the safety of the
2	plaintiff. Methods of service that include advance notification to the defendant
3	shall not be used. The person making service shall file a return of service with
4	the court stating the date, time, and place at which the order was delivered
5	personally to the defendant.
6	(d) If service of a notice of hearing issued under section 1103 or 1104 of
7	this title cannot be made before the scheduled hearing, the court shall continue
8	the hearing and extend the terms of the order upon request of the plaintiff for
9	such additional time as it deems necessary to achieve service on the defendant.
10	(e)(1)(A) A complaint or ex parte temporary order or final order requiring
11	relinquishment of firearms that is served pursuant to this section shall be
12	accompanied by a return of service form on which the law enforcement officer
13	shall indicate with specificity:
14	(i) whether and how many firearms were relinquished by the
15	defendant at the time of service; and
16	(ii) whether a warrant is being sought; and
17	(ii) if obtainable with reasonable effort, the defendant's mailing
18	address for service of future orders.
19	(ii) whether a law enforcement officer has attempted to contact the
20	plaintiff after service of the order and prior to the return of service being filed
21	with the court.

1	(B) The court shall provide a copy of the return of service to the
2	<mark>plaintiff.</mark>
3	(C) After the law enforcement officer has made the indications
4	required by subdivision (1)(A) of this subsection, the return of service and the
5	affidavit shall be filed with the court at the earliest possible time and shall take
6	precedence over other summonses and orders. Failure to properly make or
7	complete the indications required by subdivision (1)(A) of this subsection,
8	shall not affect the validity of the service.
9	(2) If the defendant does not relinquish firearms upon service of the
10	order in a timely manner, and the law enforcement officer has probable cause
11	to believe the defendant possesses, owns, or controls firearms, the officer shall,
12	unless a judicially recognized exception to the warrant requirement applies.
13	submit the return of service form to the court along with file with the court an
14	affidavit and an application for requesting that a warrant for seizure of the
15	firearms be issued pursuant to Vermont Rule of Criminal Procedure 41.
16	(3) If the defendant does not relinquish firearms upon service of the
17	order, and the law enforcement officer has a reasonable suspicion that the
18	defendant possesses, owns, or controls firearms, the officer shall investigate
19	the matter within 48 hours, or as soon as practicable. If the officer determines
20	that there is probable cause to believe the defendant possesses, owns, or
21	controls firearms, the officer shall submit the return of service form pursuant to

1	subdivision (2) of this subsection. If the officer does not determine that
2	probable cause exists, the return of service shall include a statement describing
3	the efforts that were made to establish probable cause during the investigation.
4	(2) The court shall may issue a warrant under this subsection for seizure
5	of firearms from the defendant if the court finds, in response to an application
6	for a warrant filed by a law enforcement officer pursuant to Rule 41 of the
7	Vermont Rules of Criminal Procedure, that there is probable cause to believe:
8	(i) there are firearms in the defendant's possession, ownership, or
9	control while the an order with a firearms relinquishment condition is in effect:
10	<mark>and</mark>
11	(ii) a search for and seizure of the firearms is necessary to protect
12	the life, health, or well-being of a victim on whose behalf the relief is sought.
13	(B) This subdivision shall not be construed to prevent the court from
14	issuing a warrant for search and seizure related to a different abuse prevention
15	order violation.
16	(3) A law enforcement officer acting on behalf of the law enforcement
17	agency that served the order shall attempt to contact the plaintiff after firearms
18	are relinquished by or seized from the defendant in connection with an order
19	served pursuant to this section.
20	(3)(A) Law enforcement agencies and law enforcement officers shall be
21	immune from civil or criminal liability for any act undertaken or omission

1	made in good faith reliance on the provisions of this section subchapter,
2	<u>including:</u>
3	(i) failing to search for, learn of, or locate, or seize a firearm while
4	executing a warrant issued pursuant to this subsection, or for;
5	(ii) returning a seized or relinquished weapon to its owner if the
6	owner is not prohibited from owning or possessing firearms under state or
7	Federal law;
8	(iii) causing damage to any property, including a safe damaged
9	while accessing or removing firearms;
10	(iv) enforcing a court order or search warrant; or
11	(v) conducting a search or seizure pursuant to a judicially
12	recognized exception to the warrant requirement.
13	(B) Nothing in this chapter shall be construed to create a legal duty
14	for a law enforcement officer or agency to a plaintiff or any other person, and
15	no action may be filed against a law enforcement agency or officer based upor
16	a claim for which there is no liability under this subdivision (3).
17	(4) Non-evidentiary firearms relinquished or seized pursuant to this
18	subsection or subsections 1103(c) or 1104(a) of this title shall be relinquished,
19	transported, and stored pursuant to 20 V.S.A. § 2307.
20	(B) A law enforcement agency shall be immune from civil or
21	criminal liability for any damage or deterioration of firearms relinquished or

1	seized pursuant to this subsection or subsections 1103(c) or 1104(a) of this
2	title. This subdivision (B) shall not apply if the damage or deterioration
3	occurred as a result of recklessness, gross negligence, or intentional
4	misconduct by the law enforcement agency.
5	(f)(1) On or before January 1 of each year, any law enforcement agency
6	that has within the previous year served a temporary or final order pursuant to
7	this chapter shall report to the Department of Public Safety:
8	(A) the total number of temporary orders the agency served during
9	the previous year;
10	(B) the total number of final orders the agency served during the
11	previous year; and
12	(C) the number of nonevidentiary firearms the agency collected
13	during the previous year while serving a temporary or final order pursuant to
14	this chapter.
15	(2) On or before January 31 of each year, the Department of Public
16	Safety shall report the data it has received pursuant to this subsection to the
17	House and Senate Committees on Judiciary.
18	* * *
19	Sec. 6. 15 V.S.A. § 1101 is amended to read:
20	§ 1101. DEFINITIONS

1	The following words as used in this chapter shall have the following
2	meanings:
3	* * *
4	(7) "Relinquishment of a firearm" means to give up, pursuant to the
5	instructions of a law enforcement officer, possession or control of a firearm to
6	a cooperating law enforcement agency, an approved federally licensed firearms
7	dealer, or a third party approved by the court pursuant to 20 V.S.A.
8	§ 2307(b)(2).
9	(8) "Instructions of a law enforcement officer" includes instructions
10	related to:
11	(A) the location of firearms, production or location of keys, and
12	combinations to locks for firearms, safes, and doors;
13	(B) the time, place, manner and conditions of relinquishment; and
14	(C) any other information that will assist the officer in the expedited
15	access, retrieval, or delivery of firearms subject to relinquishment.
16	Sec. 7. 15 V.S.A. § 1116 is added to read:
17	§ 1116. EXISTING LAW ENFORCEMENT OFFICER AUTHORITY
18	UNAFFECTED
19	Nothing in this subchapter shall be construed to in any way limit or affect
20	the authority of law enforcement officers under existing law or procedure,

1	including any lawful authority to control the movement of individuals at a
2	scene in the interest of protecting safety.
3	* * * Extreme Risk Protection Orders * * *
4	Sec. 8. 13 V.S.A. § 4051 is amended to read:
5	§ 4051. DEFINITIONS
6	As used in this subchapter:
7	<u>* * *</u>
8	(7) "Household member" has the same meaning as in 15 V.S.A. § 1101.
9	Sec. 9. 13 V.S.A. § 4052 is amended to read:
10	§ 4052. JURISDICTION AND VENUE; FILING
11	* * *
12	(c) Proceedings under this chapter shall be commenced in the county where
13	the law enforcement agency is located, the county where the family or
14	household member or the respondent resides, or the county where the events
15	giving rise to the petition occur.
16	(d) A petition or motion filed by a family or household member pursuant to
17	subsection 4053(a) or 4054(a) of this title shall be filed during the court's
18	regular business hours only.
19	Sec. 10. 13 V.S.A. § 4053 is amended to read:
20	§ 4053. PETITION FOR EXTREME RISK PROTECTION ORDER

1	(a) A State's Attorney or, the Office of the Attorney General, or a family or
2	household member may file a petition requesting that the court issue an
3	extreme risk protection order prohibiting a person from purchasing, possessing,
4	or receiving a dangerous weapon or having a dangerous weapon within the
5	person's custody or control. The petitioner shall submit an affidavit in support
6	of the petition.
7	* * *
8	Sec. 11. 13 V.S.A. § 4054 is amended to read:
9	§ 4054. EMERGENCY RELIEF; TEMPORARY EX PARTE ORDER
10	(a)(1) A State's Attorney or, the Office of the Attorney General, or a family
11	or household member may file a motion requesting that the court issue an
12	extreme risk protection order ex parte, without notice to the respondent. A
13	law enforcement officer may notify the court that an ex parte extreme risk
14	protection order is being requested pursuant to this section, but the court shall
15	not issue the order until after the motion is submitted.
16	(B) A motion filed under this section by a family or household
17	member may only be based on an allegation that the petitioner poses an
18	imminent and extreme risk of causing harm to another person, and shall not be
19	based on an allegation that the respondent poses an imminent and extreme risk
20	of causing harm to himself or herself.
21	<u>* * *</u>

1	Sec. 12. 13 V.S.A. § 4055 is amended to read:
2	§ 4055. TERMINATION AND RENEWAL MOTIONS
3	* * *
4	(b)(1) A State's Attorney or, the Office of the Attorney General, or a
5	family or household member may file a motion requesting that the court renew
6	an extreme risk protection order issued under this section or section 4053 of
7	this title for an additional period of up to six months. The motion shall be
8	accompanied by an affidavit and shall be filed not more than 30 days and not
9	less than 14 days before the expiration date of the order. The motion and
10	affidavit shall comply with the requirements of subsection 4053(c) of this title,
11	and the moving party shall have the burden of proof by clear and convincing
12	evidence.
13	<u>* * *</u>
14	Sec. 8. 13 V.S.A. § 4057 is amended to read:
15	§ 4057. PROCEDURE
16	(a) Except as otherwise specified, proceedings commenced under this
17	subchapter shall be in accordance with the Vermont Rules for Family
18	Proceedings and shall be in addition to any other available civil or criminal
19	remedies.
20	* * *

1	(d)(1) For purposes of a petition filed pursuant to this subchapter, a health
2	care provider may notify a law enforcement officer when the provider believes
3	in good faith that disclosure of the information is necessary to prevent or lessen
4	a serious and imminent threat to the health or safety of a person or the public.
5	(2) As used in this subsection:
6	(A) "Health care provider" has the same meaning as in 18 V.S.A.
7	<u>§ 9432.</u>
8	(B) "Necessary to prevent or lessen a serious and imminent threat to
9	the health or safety of a person or the public" includes circumstances when the
10	health care provider reasonably believes that the patient poses an extreme risk
11	of causing harm to himself or herself or another person by purchasing,
12	possessing, or receiving a dangerous weapon or by having a dangerous weapon
13	within his or her custody or control.
14	* * * Conditions of Release Prior to Trial * * *
15	Sec. 9. 13 V.S.A. § 7554 is amended to read:
16	§ 7554. RELEASE PRIOR TO TRIAL
17	(a) Release; conditions of release. Any person charged with an offense,
18	other than a person held without bail under section 7553 or 7553a of this title,
19	shall at his or her appearance before a judicial officer be ordered released
20	pending trial in accordance with this section.
21	***

1	(2) If the judicial officer determines that conditions of release imposed
2	to ensure appearance will not reasonably protect the public, the judicial officer
3	may impose in addition the least restrictive of the following conditions or the
4	least restrictive combination of the following conditions that will reasonably
5	ensure protection of the public:
6	* * *
7	(G) Require a defendant not to possess firearms or other weapons.
8	* * *
9	* * * Reports * * *
10	Sec. 10. DEPARTMENT OF PUBLIC SAFETY REPORT
11	On or before December 15, 2020 2021, the Department of Public Safety
12	shall report to inform the House and Senate Committees on Judiciary on the
13	progress of its modernization reform program, including data collection and
14	reporting, and the steps it has taken to provide assistance to local law
15	enforcement agencies in seizing and storing relinquished firearms.
16	Sec. 11. ATTORNEY GENERAL REPORT
17	On or before December 15, 2020 2021, the Attorney General's Office shall
18	report to the House and Senate Committees on Judiciary on the progress of the
19	Firearms Technical Assistance Project in implementing this Act, including any
20	remaining barriers to implementation implementing this Act.
21	* * * Effective Date * * *

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1	Sec	12	EFFECTIVE	DATE
1	DCC.	14.		$\nu_{\Lambda 1L}$

This act shall take effect on passage July 1, 2020.

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